

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
TYLER DIVISION

6:11cv422

PARALLEL NETWORKS, LLC,

SEVERED FROM

Plaintiff,

6:10CV111 LEAD

v.

CONSOLIDATED

ADIDAS AMERICA, INC., et al.,

6:10-CV-00491

Defendants.

JURY TRIAL DEMANDED

WOMEN'S APPAREL GROUP, LLC'S FED. R. CIV. P. 7.1 DISCLOSURE

Pursuant to Federal Rule of Civil Procedure 7.1, Defendant and Counterclaim Plaintiff Women's Apparel Group, discloses that it is wholly or substantially owned by Monomoy Capital Partners. No publicly traded company owns more than 10% of its stock.

Dated: November 29, 2010

Respectfully submitted,

FISH & RICHARDSON P.C.

By: /s/ Neil J. McNabnay

Thomas M. Melsheimer
Texas Bar No. 13922550
txm@fr.com
Neil J. McNabnay
Texas Bar No. 24002583
njm@fr.com
Britnee M. Reamy
Texas Bar No. 24053439
bmr@fr.com
David B. Conrad
Texas Bar No. 24049042
dbc@fr.com
1717 Main Street, Suite 5000
Dallas, Texas 75201
(214) 747-5070 Telephone
(214) 747-2091 Facsimile

Counsel for Defendant
WOMEN'S APPAREL GROUP, LLC

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on November 29, 2010, to all counsel of record who are deemed to have consented to electronic service via the Court's CM/ECF system per Local Rule CV-5(a)(3).

/s/ Neil J. McNabnay
Neil J. McNabnay